

**UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF NEW YORK**

BLOCKCRUSHR INC.,

Plaintiff,

v.

No. 1:20-cv-03134-FB-MMH

CONSENSYS INC., CONSENSYS FUND I, L.P.,
CONSENSYS DILIGENCE, INC., CONSENSYS
GP I, LLC, AND CONSENSYS VENTURES LLC,

Defendants.

JOINT STIPULATION FOR DISMISSAL WITH PREJUDICE

The parties to this action, acting through counsel, and pursuant to Federal Rule of Civil Procedure 41(a)(1)(A)(ii) hereby stipulate to the Dismissal With Prejudice of this action, including all claims and counterclaims stated herein against any party, with each party to bear its own attorney's fees and costs.

Dated: July 27, 2021

STIPULATED AND AGREED TO BY:

/s/ Kyle W. Roche

Kyle W. Roche

Richard R. Cipolla

Warren Li

ROCHE FREEDMAN LLP

99 Park Street, Suite 1910

New York, New York 10016

(646) 791 6881

kyle@rcflp.com

rcipolla@rcflp.com

wli@rcflp.com

/s/ Tibor L. Nagy, Jr.

Tibor L. Nagy, Jr.

DONTZIN NAGY & FLEISSIG LLP

980 Madison Avenue

New York, New York 10075

(212) 717 2900

tibor@dnflp.com

*Attorney for Defendants Consensys Inc,
Consensys Fund I, L.P., Consensys Diligence,
Inc., Consensys GP I, LLC, and Consensys
Ventures LLC*

Attorneys for Plaintiff BlockCrushr Inc.